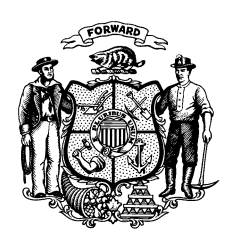
State Single Audit Guidelines

Main Document

State of Wisconsin
Department of Administration
and
State Single Audit Committee



2001 Revision

State Single Audit Guidelines Main Document

Foreword

The State of Wisconsin has adopted in principle the federal audit requirements in OMB Circular A-133 "Audits of States, Local Governments, and Non-Profit Organizations" for recipients of funding from the State. The *State Single Audit Guidelines* implement the federal audit requirements for certain state programs and federal programs passed through state agencies.

This document is part of the *State Single Audit Guidelines*, and it should be used only in context of the *Guidelines* as a whole. The *Guidelines* consist of two parts: the main document, which describes the state's single audit policy in general terms, and the department-specific appendices, which detail audit requirements for programs from the respective departments. An auditor planning an audit needs to consult the main document and the appendices for each of the departments that provided funding to the auditee. For example, if the auditee received funding from the Department of Workforce Development (DWD) and the Department of Health and Family Services (DHFS), the auditor will need the main document, the DWD appendix, and the DHFS appendix. The main document and all appendices are online at www.ssag.state.wi.us.

The *Guidelines* will be updated periodically to reflect changes in auditing requirements and program requirements. In addition, we welcome your suggestions for ways to improve these *Guidelines*. You will find the names and addresses of contact people for each of the departments in the respective appendices. In addition, suggestions can be sent to:

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State Single Audit Guidelines Main Document

1 Introduction

The *State Single Audit Guidelines* implement the federal audit requirements for certain state programs and federal programs passed through state agencies.

1.1 Definitions

In this document,

Auditee means any local government, non-profit, or for profit organization that expends funds from state or federal pass-through programs and that must be audited under these *Guidelines*.

Auditor means a certified public accountant who possesses the qualifications to perform an audit in accordance with these *Guidelines* (Section 2.2.1).

Federal pass-through programs means federal awards passed through a state agency.

Granting agency means the agency that awarded a state or federal pass-through program to the auditee. The granting agency may be a state agency or another agency which subcontracts state or federal pass-through funding.

Program audit means an audit in accordance with OMB Circular A-133 and the *State Single Audit Guidelines* of a maximum of one federal program and one state program as provided for in Section 1.3.

Single audit means an audit in accordance with OMB Circular A-133 and the State Single Audit Guidelines that includes the auditee's financial statements and federal and state programs.

State cognizant agency means the state agency designated to carry out the responsibilities described in Section 2.4.

State program means an award of state funds from a state agency.

1.2 Overview of Guidelines

The *State Single Audit Guidelines* consist of two parts, both of which are applicable to audits performed in accordance with these *Guidelines*. These two parts are:

- ➤ *Main document* The main document (this document) includes general guidance that is applicable to all audits performed in accordance with these *Guidelines*:
 - Chapter 2 Roles and responsibilities

- Chapter 3 Performing the audit
- Chapter 4 Preparing the audit reporting package
- Chapter 5 Sending the audit report to granting agencies
- ➤ Appendices The appendices are organized by state department and include information and audit requirements for programs.

The main document and the appendices are online at www.ssag.state.wi.us. In addition, the website has links to material that is not part of the policy document, but which may be useful to auditees and auditors, such as desk review and workpaper review checklists and a library of audit-related resources.

1.3 When are Guidelines applicable and what kind of audit is needed?

The State Single Audit Guidelines are applicable to an audit if all three conditions are met:

Condition #1. OMB Circular A-133 applies:

- The agency is a local government or a non profit organization that expended \$300,000 or more in federal awards.
- The agency is a for-profit that expended \$300,000 or more in federal awards from the federal Department of Health and Human Services (HHS) *and* the granting agency specifies that the audit be in accordance with OMB Circular A-133. (An HHS interpretation of 45 CFR Part 74 authorizes a granting agency subcontracting HHS funding to a for-profit organization to specify that the for-profit organization have an audit in accordance with A-133 or *Government Auditing Standards*.)
- The granting agency specifies that the audit be in accordance with OMB Circular A-133.

And

Condition #2. The agency received funding from a state department. This funding may be state money or federal pass-through money.

And

Condition #3. The granting agency has not otherwise specified that the Guidelines are not applicable. For example, the granting agency may exempt certain programs from audit or may require different audit standards for certain types of programs or auditees. See respective department appendices (online at www.ssag.state.wi.us) for guidance on when the Guidelines are applicable to specific state and federal pass-through programs.

The audit will be a single audit, including an audit of the financial statements, unless the auditee opts for a program audit. A program audit may be performed under the following circumstances:

Condition #1. The auditee receives federal funding under only one federal program, whether direct from the federal government or passed through a state agency.

And

Condition #2. The auditee receives state funding under a maximum of one state funded program.

And

Condition #3. The laws, regulations, or contracts for the federal and state programs do not require a single audit.

1.4 Single audit cost

The cost of an audit is allowable for reimbursement from state and federal pass-through programs if:

- ➤ Audit met applicable standards The audit was performed in accordance with applicable standards, which include auditing standards generally accepted in the United States of America, Government Auditing Standards, OMB Circular A-133, the State Single Audit Guidelines, and any other standards specified by the granting agency (Section 3.1).
- ➤ Audit costs charged to federal programs are allowable by federal policy Costs charged to federal programs must be allowable by federal policy, and OMB Circular A-133 specifically prohibits charging federal programs for the cost of an audit when an audit is not required by federal standards. Therefore, one of the three following conditions must also be present:
 - The agency is a local government or a non profit organization that expended \$300,000 or more in federal awards.
 - The agency is a for-profit organization that expended \$300,000 or more in federal awards from the federal Department of Health and Human Services (HHS) *and* the granting agency specifies that the audit be in accordance with OMB Circular A-133.
 - The granting agency gave prior approval for using state program funds for an audit in accordance with OMB Circular A-133.
- ➤ Costs represent fair share The percentage of the audit cost charged to federal and state programs should not exceed the percentage of federal and state funds expended in relation to the total funds expended by the auditee during the fiscal year. For example, if federal and state expenditures are 40% of total expenditures for the fiscal year being audited, normally no more than 40% of the cost for the audit can be charged to the federal and state financial assistance programs. However, the percentage may be exceeded if appropriate documentation demonstrates higher actual cost.

The auditee may charge the respective program for the incremental cost of auditing declared major programs and additional supplemental schedules (Section 3.4 and Section 4.3).

1.5 Additional review

Having an audit under these *Guidelines* does not limit the authority of granting agencies to conduct or arrange for other audits or reviews of federal or state programs. However, granting agencies should use information from the audit to conduct their own reviews without duplication of the audit work.

1.6 Audit due date

Audits performed under these *Guidelines* are due to the granting agencies nine months from the end of the fiscal period or 30 days from completion of the audit, whichever is sooner. The state cognizant agency may extend the due date on behalf of state granting agencies, and it will notify the other state granting agencies of the extension. The auditee should also ensure that all granting agencies are aware of the extension. (See Section 2.1.8 and Section 2.4.4.)

1.7 Sanctions

The granting agency may impose sanctions when needed to ensure that auditees have complied with the requirements to provide the granting agency with an audit that meets the applicable standards and to administer state and federal programs in accordance with the applicable requirements. Examples of situations when sanctions may be warranted include:

- > The auditee did not have an audit.
- The auditee did not send the audit to the granting agency within the original or extended audit deadline.
- The auditor did not perform the audit in accordance with applicable standards, including the standards described in these *Guidelines*.
- The audit reporting package is not complete, for example the reporting package is missing the corrective action plan or other required elements.
- > The auditee does not cooperate with the granting agency's audit resolution efforts, for example the auditee does not take corrective action or does not repay disallowed costs to the granting agency.

The granting agency should choose sanctions that suit the particular circumstances and that promote compliance or corrective action. Possible sanctions include:

- ➤ Require modified monitoring and/or reporting provisions.
- ➤ Delay payments, withhold a percentage of the payments, withhold or disallow overhead costs, or suspend the award until the auditee is in compliance.
- Discontinue contracting with the auditee.
- Conduct an audit or arrange for an independent audit of the auditee and charge the cost of completing the audit to the auditee.

- ➤ Charge the auditee for loss of federal or state aid or for penalties assessed to the granting agency because the auditee did not comply with audit requirements.
- > Disallow the cost of audits that do not meet these standards.
- Take other action that the granting agency determines is necessary to protect state or federal pass-through funding.

1.8 Effective date

The 2001 update to the *State Single Audit Guidelines* is effective for audits of years ending after June 30, 2002. Early implementation is encouraged.

1.9 For additional information

Auditees and auditors should contact the audit staff at the respective granting agencies for issues concerning specific programs. In addition, the state cognizant agency or the Department of Administration can assist with questions about audit requirements. Contact information is on line at www.ssag.state.wi.us.

2 Roles and responsibilities

The auditee (Section 2.1), the auditor (Section 2.2), the granting agency (Section 2.3), the state cognizant agency (Section 2.4), the Department of Administration (Section 2.5), and the Legislative Audit Bureau (Section 2.6) all have roles and responsibilities in the audit process under the State Single Audit Guidelines.

2.1 The auditee

The auditee has several responsibilities related to administering state and federal pass-through awards: identifying federal and state awards in its accounts (Section 2.1.1), maintaining internal controls over these awards (Section 2.1.2), complying with laws and regulations (Section 2.1.3), and preventing fraud (Section 2.1.4). The auditee also has audit-related responsibilities: procuring audit services (Section 2.1.5), preparing audit reporting package elements (Section 2.1.6), taking corrective action for audit findings (Section 2.1.7), sending the audit reporting package to the granting agencies (Section 2.1.8), and following audit report retention requirements (Section 2.1.9).

2.1.1 Identify state and federal pass-through awards in accounts

The auditee shall identify in its accounts all state and federal pass-through awards received and expended and the federal and state programs under which they were received. Federal programs shall be identified by the *Catalog of Federal Domestic Assistance (CFDA)* title and number, award number and year, name of the federal agency, and name of the pass-through entity, as applicable. State programs shall be identified by the identification number assigned by the granting agency and by the name of the granting agency. (See Section 4.2 for guidance on identifying state and federal pass-through awards.)

2.1.2 Maintain internal controls over state and federal pass-through awards

The auditee shall maintain internal control over state and federal pass-through awards that provides reasonable assurance that the auditee is managing state and federal pass-through awards in compliance with laws, regulations, and the provisions of contracts that could have a material effect on each of its state and federal pass-through programs.

2.1.3 Comply with laws and regulations

The auditee shall comply with laws, regulations, and the contracts related to each of its state and federal pass-through programs.

If the auditee, in turn, passed state or federal pass-through funding to another entity, the auditee is also a granting agency and has granting agency responsibilities. These responsibilities are covered in Section 2.3.

2.1.4 Prevent and detect fraud

Fraud is getting something of value under false pretences. Examples of fraud involving financial assistance include:

- A caseworker enrolling his or her family members in government programs so they receive benefits for which they were not eligible.
- An agency reporting false financial or performance information to improve the likelihood that the funding agency will renew the contract.
- > An agency knowingly reporting unallowable expenses for reimbursement from grants.

In each of these examples, someone was injured: an eligible person who didn't receive services because slots were filled with ineligible people, an agency that didn't get a contract it was qualified for because the contract went to an agency that cheated, and the funding agency that paid more for services than it should have.

Fraud involving government funding also violates the public trust. So, in addition to each individually identifiable victim, another victim is the public as a whole.

The risk of fraud is much higher when two key factors are present: pressure or incentive to commit fraud and the perceived opportunity to do so. The incentive could be personal (money for oneself or for one's family) or organizational (the agency needing to lay off staff if it loses its government contract). The opportunity could be weakness in internal controls or the belief that the internal controls can be circumvented.

The auditee's management is responsible for preventing and detecting fraud. Management sets the "tone at the top," the overall attitude that deters fraud. The risk of fraud is generally lower when management ensures that the agency has a sound system of internal controls. Correspondingly, the risk is greater when management conveys the attitude that internal controls are not important.

When fraud is discovered, management is also responsible for reporting the fraud to the granting agency and for taking timely and appropriate action to remedy the fraud. The notification should be made by letter as soon as possible after the discovery of the fraud. The letter should include information answering the following questions:

- ➤ Who was involved in the fraud?
- ➤ What happened?
- ➤ When did the fraud happen?
- ➤ How did the auditee learn of the fraud?
- Did the fraud involve state or federal pass-through funds, either directly or indirectly? (i.e., did the people involved in the fraud have duties related to state or federal pass-through funding, whether or not the fraud itself involved state or federal pass-through

funding? Were the controls that were circumvented in the fraud also used for state or federal pass-through funding?)

What has the auditee done in reaction to the fraud? (I.E., investigate extent and causes of the instance of fraud and identify changes needed to systems to prevent fraud in the future.)

<u>Section 3.6</u> includes discussion of the auditor's responsibilities for consideration of fraud in a financial assistance environment.

2.1.5 Procure audit services

The auditee should read the contract, these *Guidelines*, and the respective federal and state regulations and policies to obtain an understanding of the audit requirements that are applicable to the auditee, including when these *Guidelines* apply and what type of audit is needed (<u>Section 1.3</u>). Auditees may also consult with the granting agency, the state cognizant agency, and the Department of Administration for assistance in understanding audit requirements.

The auditee shall contract with a qualified independent auditor to perform the single audit. The auditee should clearly specify in its engagement agreement with the independent auditor that the audit will comply with the federal and state single audit requirements.

Auditees should follow acceptable procurement practices when procuring audit services, just as they would when procuring any other goods and services. Standards for procurement practices are in OMB Circular A-102 "Grants and Cooperative Agreements with State and Local Governments," also known as the "Common Rule," and OMB Circular A-110, "Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals and Other Non-Profit Organizations."

In requesting proposals for audit services, the auditee should clearly state the objectives and scope of the audit. Factors to be considered in evaluating each proposal for audit services include the responsiveness to the request for proposal, relevant experience, availability of staff with professional qualifications and technical abilities, the results of external quality control reviews (peer reviews), and price.

The Mid-America Intergovernmental Audit Forum's guide "Choosing an External Auditor" is a good source of guidance on audit procurement. The guide discusses five basic elements of an effective audit procurement process:

- ➤ Plan Decide what needs to be done and when.
- Foster competition by soliciting proposals Write a clear and direct solicitation document and disseminate it widely.
- ➤ Evaluate proposals and qualifications Have a committee of knowledgeable people evaluate the ability of prospective auditors to effectively carry out the audit.
- > **Prepare a written agreement** Document the expectations of both the entity and the auditor.

> Monitor the auditor's performance – Periodically review the progress of the audit.

Several important points to add to the Audit Forum's guidance: As part of planning the procurement process, auditees should include information on the audit standards that apply to the audit in the request for proposal, and they can obtain this information from the contract with the granting agency or by contacting the granting agency. When the auditee does business with more than one granting agency, the auditee needs to ensure that the audit will satisfy the audit requirements of all of the granting agencies. The auditor also needs to confirm that the type of audit the auditee describes will meet the applicable requirements (Section 2.2.2).

Also, as part of evaluating the proposals, the auditee should confirm that the auditor has the necessary qualifications to perform the audit. Some of the things an auditee should do include checking the Wisconsin Department of Regulation and Licensing's website at www.state.wi.us/agencies/drl/ to confirm that the auditor is licensed as a Certified Public Accountant, requesting that the auditor provide a copy of the most recent external quality control review report (peer review report), and contacting other auditees that the auditor has audited to find out whether they were satisfied with the auditor's performance.

2.1.6 Prepare financial statements and other report elements

The auditee is responsible for preparing certain elements that go into an audit reporting package:

	Reporting package	
Report element	Program audit	Single audit
Section 4.1 - Financial Statements of the Overall Agency	No	Yes
Section 4.2 - Schedule of Expenditures of Federal and State <u>Awards</u>	Yes ¹	Yes
Section 4.3 - Additional Supplemental Schedules Required by Granting Agencies	Yes	Yes
Section 4.4 - Schedule of Prior Audit Findings	Yes	Yes
Section 4.5 - Corrective Action Plan	Yes	Yes

All of the report elements applicable to the type of audit must be included in the audit reporting package that is sent to the granting agency in order for the reporting package to be considered to be complete.

2.1.7 Take corrective action for audit findings

A significant part of the value of the audit process is the opportunity to improve operations through taking corrective action for audit findings. The auditee shall follow up and take corrective action on audit findings and report these actions in the schedule of prior audit findings (Section 4.4) and corrective action plan (Section 4.5).

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¹ Audit reports for program audits need to include the financial statements of the program. In most cases, this will be the Schedule of Expenditures of Federal and State Awards.

The auditee shall also cooperate with granting agencies during the audit review and resolution process. Granting agencies review the audit issues and the auditee's corrective action plan and status of prior audit findings to determine whether they are satisfied with the auditee's actions. Granting agencies may negotiate any disallowances and method of reimbursement with the auditee, depending on the nature of the finding. Also, granting agencies may initiate sanctions if auditee does not cooperate with audit collection/review/resolution efforts (Section 1.7).

2.1.8 Send audit reporting package to granting agency(ies)

The auditee is responsible for sending a complete audit reporting package to each granting agency by the audit due date (Section 1.6). See Chapter 4 for elements of a complete audit reporting package and Chapter 5 for options for sending reporting packages to granting agencies. Mailing addresses for state granting agencies are in the respective appendices to these Guidelines (online at www.ssag.state.wi.us).

If the audit is not complete by the audit due date, the auditee should obtain an extension of the audit due date from the state cognizant agency to avoid sanctions for having a late audit. An extension granted by the state cognizant agency will only be on behalf of state agencies, so the auditee will also need to obtain separate extensions from granting agencies that are outside of state government. Granting agencies may initiate sanctions if auditee does not send the audit reporting package within the required timeframe (Section 1.7).

2.1.9 Follow audit report retention requirements

The auditee shall retain copies of the single audit report and supporting documentation for at least three years from their issuance or until all audit findings have been resolved by the respective granting agencies, whichever is longer.

2.2 The auditor

The auditor has several responsibilities: being qualified to perform the audit (Section 2.2.1), performing the audit in accordance with applicable standards (Section 2.2.2), preparing certain report elements (Section 2.2.3), retaining workpapers (Section 2.2.4), and providing access to the workpapers (Section 2.2.5).

2.2.1 Be qualified to perform an audit according to the applicable standards

Auditors should take engagements to perform audits involving state or federal pass-through funding from state agencies only if they have the training and experience to perform audits in accordance with the applicable standards. These standards include auditing standards generally accepted in the United States of America, *Government Auditing Standards*, OMB Circular A-133 "Audits of States, Local Governments, and Non-Profit Organizations," and the *State Single Audit Guidelines*, complete with the appendices to the *Guidelines*. Granting agencies may require additional standards by contract.

In addition, the auditor must:

- ➤ Be licensed by the State of Wisconsin as a certified public accountant, as required by Wis. Stat. 442 and *Government Auditing Standards*.
- ➤ Possess the technical qualifications to perform an audit involving government programs, including continuing professional education, as required by auditing standards generally accepted in the United States of America and *Government Auditing Standards*.
- ➤ Undergo an external quality control review (peer review) at least once every three years and make the report on the quality control review available to the auditee and to granting agencies upon request, as required by *Government Auditing Standards*.

2.2.2 Perform the audit in accordance with applicable standards

The auditor shall perform the audit in accordance with the applicable audit standards (Chapter 3), including auditing standards generally accepted in the United States of America, *Government Auditing Standards*, OMB Circular A-133 "Audits of States, Local Governments, and Non-Profit Organizations," and the *State Single Audit Guidelines*, complete with the appendices to the *Guidelines*. In addition, granting agencies may require additional standards by contract. The granting agency, state cognizant agency, and the Department of Administration can assist the auditee and auditor in identifying the applicable audit standards.

The auditee should specify the audit standards that are applicable to the audit in the engagement agreement (Section 2.1.5). However the auditor might identify different or additional standards while planning the audit. In these situations, the auditor should work with the auditee to amend the engagement agreement to indicate the appropriate audit standards.

2.2.3 Prepare elements of the audit reporting package

The auditor is responsible for preparing certain elements that go into an audit reporting package, including:

Report element	Reporting package Program Single audit audit	
Section 4.6 - Opinion on General-Purpose Financial Statements and Supplementary Schedule of Expenditures of Federal and State Awards	No	Yes
Section 4.7 - Report on Compliance and on Internal Control over Financial Reporting Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards	No	Yes
Section 4.8 - Report on Compliance with Requirements Applicable to Each Major Program and Internal Control over Compliance in Accordance with OMB Circular A-133 and the State Single Audit Guidelines	No	Yes
Section 4.9 - Opinion on the Financial Statement of a Federal and State Program-Specific Audit Option Under OMB Circular A-133 and the State Single Audit Guidelines	Yes	No
Section 4.10 - Report on Compliance with Requirements Applicable to the Federal and State Program and on Internal Control Over Compliance in Accordance with the Program-Specific Audit Option Under OMB Circular A-133 and the State Single Audit Guidelines	Yes	No
Section 4.11 - Schedule of Findings and Questioned Costs	Yes	Yes
Section 4.12 - Management Letter ¹	Yes, if issued	Yes, if issued

All of the report elements applicable to the type of audit must be included in the audit reporting package that is sent to the granting agency in order for the report to be considered to be complete.

¹ The Management Letter is not a required report element, but if one was issued, a copy must be included with the report materials sent to the granting agency (Section 4.12).

State Single Audit Guidelines, Main Document, 2001 Revision Appendices are an integral part of this document.

2.2.4 Retention of working papers

The auditor shall retain working papers and reports for a minimum of three years after the date of issuance of the auditor's report(s) to the auditee, unless the auditor is notified in writing by the granting agency or the state cognizant agency to extend the retention period. Laws, regulations, and contracts for programs may require longer extension periods. When the auditor is aware that the auditee, a granting agency, or the state cognizant agency is contesting an audit finding, the auditor shall contact the parties contesting the audit finding for guidance prior to destruction of the working papers and reports.

2.2.5 Access to workpapers

The auditor shall make audit workpapers available upon request to the auditee, granting agency, or state cognizant agency or their designee as part of performing a quality review, resolving audit findings, or carrying out oversight responsibilities. Access to working papers includes the right to obtain copies of working papers.

2.3 The granting agency

Granting agencies have several roles and responsibilities in the audit process. Granting agencies advise auditees on federal and state law (Section 2.3.1), require auditees to provide access to records (Section 2.3.2), prepare audit guidance and funding information for the granting agency's programs (Section 2.3.3), and provide technical assistance (Section 2.3.4). Granting agencies also collect audit reports (Section 2.3.5), review the audit reports and resolve findings (Section 2.3.6), take additional steps to promote audit quality when warranted (Section 2.3.7), and notify other granting agencies of irregularities (Section 2.3.8). Recipients of state or pass-through funding have granting agency responsibilities if they subcontract the funding to other agencies.

The granting agency's activities described in this part may not be needed in all cases. Granting agencies should assess the risks associated with inadequate audits and devise a strategy to address these risks. For example, providing technical assistance and reviewing audit reports are likely to always be necessary, while occasionally performing reviews of the workpapers for a sample of audits can be very helpful in assessing whether the granting agency needs to update its audit guidance.

Audits have inherent limitations as a tool for monitoring subrecipients due to the timing and nature of auditing. Therefore, although the focus of these *Guidelines* is on audit, granting agencies should not rely just on audits to ensure that their subrecipients are administering programs effectively and are complying with the program requirements. Some of the possible monitoring efforts include:

- Providing technical assistance to the provider on understanding and meeting the granting agency's expectations.
- Reviewing financial reports and claims for reimbursement for reasonability and mathematical accuracy before authorizing payment.
- Requiring supporting documentation for claims for reimbursement.
- Reviewing performance reports and correlating them to financial reports and claims for reimbursement.
- Making site visits to observe services being delivered and to review program records.
- > Surveying the people served by the program (or their families or caseworkers) on their satisfaction with services and responding to complaints about inadequate services.
- > Following up on complaints from whistle-blowers.

2.3.1 Advise auditees on federal and state law

The granting agency should advise auditees of requirements of federal and state laws, regulations, and contracts, as well as any supplemental requirements required by the granting agency.

2.3.2 Require auditee to provide access to records

The granting agency should require each auditee to permit the granting agency and auditors to have access to the records and financial statements.

2.3.3 Prepare information for granting agency's programs

Each granting agency is responsible for preparing audit guidance and funding information to auditees and auditors on the granting agency's programs.

- ➤ Audit guidance The granting agency is responsible for specifying which subrecipients are subject to the State Single Audit Guidelines, which programs are included in the scope of the audit, which programs are designated to be Type A or state major, and which audit procedures should be performed for the granting agency's programs. Granting agencies should periodically analyze their audit requirements to ensure that the requirements are effective and that their cost do not outweigh their benefits. Granting agencies should solicit input from auditees and auditors in assessing and updating their audit requirements.
- Funding information Auditees and auditors need to know how a program is funded in order to identify the applicable standards and properly plan and perform an audit. The granting agency is responsible for providing funding information for its programs:
 - *State awards* The granting agency, the name of the program, and the state identification number for the program.
 - Federal pass-through awards The Catalog of Federal Domestic Assistance (CFDA) title and number, award name and number, award year, if the award is research and development, the name of the federal agency, and, when applicable, the name of the state pass-through agency. When some of this information is not available, the granting agency shall provide the best information available to describe the federal award.

Each granting agency is responsible for maintaining audit guidance and funding information for its programs in an appendix to these *Guidelines* (online at www.ssag.state.wi.us).

2.3.4 Provide technical assistance to auditees and auditors

The granting agency should provide technical assistance to auditees and auditors upon request. The granting agency should designate a person who is knowledgeable about the granting agency's programs and audit policies to be the granting agency's contact person for audit issues and to provide training to auditees and auditors on audit issues. In addition, the granting agency can refer questions to the state cognizant agency and the Department of Administration.

2.3.5 Identify agencies that need audits and collect those audits

Each granting agency should maintain a system for identifying agencies that need to have audits and for collecting those audits in a timely manner. (Section 2.3.6 includes a description of the elements of a tracking system for an audit collection and review process.) The granting agency should consider sanctions when a subrecipient does not send its audit report to the granting agency by the audit deadline (Section 1.6 and Section 1.7).

2.3.6 Review the audit report and resolve audit findings

The granting agency should review all audit reports for issues related to its programs and resolve those issues. (If the granting agency is also the state cognizant agency, the granting agency will also determine whether the audit met the applicable standards (Section 2.4.1).)

- ➤ Identify issues affecting granting agency's programs Desk review by a granting agency involves identifying audit issues related to its programs. Audit issues include audit findings (reportable conditions, material weaknesses, findings of noncompliance, questioned costs, or fraud), weak financial condition, or any other issue of concern to the granting agency. The granting agency may consult with the state cognizant agency if it finds audit work did not meet standards.
- ➤ Issue management decision within 6 months of receipt of audit One of the primary goals of audit resolution is to correct the underlying problems that lead to audit findings. Some problems are not cost effective to correct, and both the auditee and granting agency need to consider whether the resources spent to correct a problem are worth the benefit expected to result from correcting the problem. If the matter is something that needs to be changed and the auditee doesn't correct it, the granting agency may use disallowances to persuade the auditee that it needs to take corrective action. The granting agency may take other steps, such as use special contract or monitoring methods or discontinue contracting with the auditee (Section 1.7).

The amount of attention the granting agency gives a particular issue will depend on the granting agency's assessment of the potential adverse effect on its programs and the people served by those programs. An issue is considered to be resolved when the auditee and granting agency reach agreement on how the auditee will correct the problem. Although resolution may include repayment of funding to the granting agency, resolution is most effective when it focuses on correcting the underlying problem that resulted in the finding. The granting agency may decide that the auditee's corrective action plan adequately addresses the issue, in which case additional follow up is not needed. On the other hand, the granting agency should follow up with the auditee if the auditee does not provide a corrective action plan or if the corrective action plan does not adequately address the issue.

Timeliness of audit review and resolution activities is important: program managers need to know what is happening with their programs, auditees need to have feedback on corrective action, and auditors need feedback on audit procedures. Therefore, the granting agency should make a reasonable effort to complete its review of the audit report and notify the auditee of the completion of the review within six months of receipt of the report. The granting agency should document any reason(s) for delay in completing the review beyond the six-month goal for completing the review.

➤ Document desk review and resolution of audit findings — The granting agency should document its desk review and resolution activities. The granting agency's auditor will review the granting agency's monitoring efforts for subcontracting, which include review and resolution of audit reports, as part of the granting agency's audit.

An audit review checklist serves a dual purpose of guiding a reviewer through the desk review and documenting the results of the review. An example of an audit review checklist is online at www.ssag.state.wi.us.

- ➤ Maintain a system for tracking the status of audit reports The granting agency should have a system for tracking receipt, review, and resolution of audit reports. Elements of such a system may include:
 - Auditee name, address, telephone number, and contact person.
 - Fiscal year, audit period.
 - Audit report due date (<u>Section 1.6</u> and <u>Section 2.3.5</u>).
 - Date the audit report was received (Section 2.3.5).
 - Independent auditor name, address, telephone number, and contact person.
 - State cognizant agency, if applicable.
 - Results of desk review.
 - Summary of findings and their resolution.

In addition, the granting agency's files should facilitate easy retrieval of audit reports, correspondence, desk review checklists, peer reviews, and quality control review checklists.

➤ Adjust own records – The granting agency should consider whether subrecipient audits require adjustment of the granting agency's own records.

2.3.7 Consider additional steps to promote audit quality

The previous parts of this section all contribute to audit quality. In addition, the granting agency should consider additional steps to promote quality audits, such as confirming that the auditor is licensed, obtaining and reviewing peer review reports, and reviewing auditor's workpapers.

- ➤ Confirm auditor's license The granting agency may check with the Wisconsin Department of Regulation and Licensing's website at www.state.wi.us/agencies/drl to confirm whether the auditor is licensed as a certified public accountant.
- ➤ Obtain and review peer review reports The granting agency may request copies of auditors' peer review reports (also known as external quality control reviews).
- Review auditor's workpapers The granting agency may perform its own quality control reviews of auditor's workpapers to determine whether the workpapers document that the auditor followed applicable audit standards. In many cases, the granting agency can rely on the peer review for the auditor's compliance with the requirements of auditing standards generally accepted in the United States of America, Government Auditing Standards, and OMB Circular A-133 "Audits of States, Local Governments, and Non-Profit Organizations" and focus on the audit policies in the State Single Audit Guidelines during the quality control review. An example of a workpaper review checklist is online at www.ssag.state.wi.us.

2.3.8 Notify other granting agencies of irregularities

The granting agency should inform other affected granting agencies and appropriate law enforcement officials of any direct reporting by the auditee or its auditor of irregularities or illegal acts, as required by *Government Auditing Standards* or laws and regulations.

2.4 The state cognizant agency

Wisconsin assigns certain state agencies with cognizant responsibilities for single audits of their subrecipients, and these assignments are summarized in Illustration 2.1 "State Cognizant Agency Assignments." The state cognizant agency is responsible for ensuring that audits meet applicable standards (Section 2.4.1), notifying other state granting agencies of the results of the desk review (Section 2.4.2), coordinating resolution of crosscutting issues (Section 2.4.3), granting extensions of the audit deadline (Section 2.4.4), and coordinating additional review by state agencies (Section 2.4.5).

	Illustration 2.1 State Cognizant Agency Assignments		
	Auditee	State Cognizant Agency	
A A A	Counties 51 Boards (County Mental Health Boards) Indian Tribes	Department of Health & Family Services (DHFS)	
A A A	School Districts CESA Districts Multi-County Library Systems not included as part of another reporting entity	Department of Public Instruction (DPI)	
>	VTAE Districts	Technical College System Board	
A A A A A A A	City of Green Bay City of Kenosha City of Madison City of Milwaukee City of Racine City of Wauwatosa City of West Allis	Department of Revenue (DOR)	
A A	Metro. Planning Organizations (MPO) Regional Planning Commissions	Department of Transportation (DOT)	
>	Other local governments	The state agency that provided the auditee with the most pass-through federal financial assistance that is subject to these <i>Guidelines</i> , as measured by the amount of the auditee's expenditures under these programs during the period covered by the audit.	
>	Nongovernmental agencies (nonprofits and for-profits)	No state cognizant agency	

2.4.1 Review audit report to determine whether audit met applicable standards

All granting agencies are responsible for reviewing audit reports for issues related to their programs. The state cognizant agency has additional responsibility for determining whether the audit met the applicable standards for the general parts of the audit and to work with the auditee/auditor to correct any deficiencies in the general audit work.

The state cognizant agency should document its review of the audit report. An audit review checklist serves a dual purpose of guiding a reviewer through the desk review and documenting the results of the review. (An example of such a checklist is available online at www.ssag.state.wi.us.) The state cognizant agency may assume that the audit work met the applicable standards if the audit report includes the references and report elements applicable to an audit performed in accordance with those standards.

The state cognizant agency should follow up with the auditee and the auditor if the audit report does not show that the auditor performed the appropriate audit procedures. However, what appear to be "deficiencies" are often the result of misunderstanding or miscommunication. The state cognizant agency should always ensure the auditor has an opportunity to correct the problem or to explain the reasoning for what was done. In addition, the state cognizant agency may supplement the desk review of the audit report with confirmation of the auditor's licensing status, review of the auditor's quality control review report, or review of the auditor's workpapers (Section 2.3.7).

If the appropriate audit procedures were not done, the state cognizant agency and auditor should work together to reach agreement on how to correct the deficiency. If the auditor does not correct the deficiency, the state cognizant agency should consider additional steps:

- > notify the auditee of the problem with the audit work.
- refer the auditor to the Department of Administration for inclusion on a list of firms debarred from performing audits under these *Guidelines* (Section 2.5.3).
- ➤ file a complaint with the Wisconsin Department of Regulation and Licensing using the complaint form on DRL's website at www.state.wi.us/agencies/drl.
- File a complaint with the Wisconsin Institute of Certified Public Accountants at (414) 785-0445.

2.4.2 Notify other state granting agencies of results of desk review

The state cognizant agency is responsible for notifying other state agencies whether an audit has met the applicable standards and whether there are audit issues requiring their attention.

2.4.3 Coordinate resolution of general, crosscutting issues

The state cognizant agency is responsible for coordinating resolution of general, cross cutting issues that affect programs from more than one granting agency, such as inadequate accounting system or lack of segregation of duties.

2.4.4 Grant extension of audit due date

The state cognizant agency may grant extensions of the audit due date (Section 1.6) for good cause on behalf of the other state granting agencies, and the state cognizant agency will notify other state agencies of the extension. The state cognizant agency may require that extensions be only at the written request of the auditor to provide evidence that the auditee has procured audit services.

2.4.5 Coordinate additional review by state agencies

The state cognizant agency coordinates, to the extent practical, audits or reviews made by or for state agencies that are in addition to the single audit, so that the additional audits or reviews build upon the single audit.

2.5 The Department of Administration

The State Controller's Office (SCO) in the Department of Administration provides overall coordination of the state's single audit activities.

2.5.1 Maintain the State Single Audit Guidelines

The SCO is responsible for developing and maintaining the State Single Audit Guidelines.

2.5.2 Provide technical assistance

The SCO is responsible for providing technical assistance on audit issues to auditees, auditors, granting agencies, and state cognizant agencies.

2.5.3 Track auditor quality issues

The SCO maintains a directory of auditors showing the status of peer reviews, workpaper reviews performed by state granting agencies, and any debarment action taken by state cognizant agencies (Section 2.3.7 and Section 2.4.1). The SCO shall periodically make the listing available to state granting agencies.

2.6 The Legislative Audit Bureau

The Legislative Audit Bureau conducts single audits of state agencies. As part of the state single audit, the Legislative Audit Bureau tests whether the state is complying with the subrecipient audit responsibilities of OMB Circular A-133 and the *State Single Audit Guidelines*.

3 Performing an audit

Audits must be performed in accordance with the applicable audit standards, including the *State Single Audit Guidelines* (Section 3.1). The *Guidelines* extend the federal single audit concepts in OMB Circular A-133 to state programs, with certain modifications to reflect the state funding environment (Section 3.2, Section 3.3, Section 3.4, and Section 3.5). This enables auditors to apply knowledge and resources for A-133 to their audits of state programs. In addition, this chapter includes discussion of the auditor's consideration of fraud in a financial assistance environment (Section 3.6).

3.1 Applicable audit standards

All single audits involving state or federal pass-through funds shall be performed in accordance with the following standards:

- ➤ Auditing standards generally accepted in the United States of America.
- ➤ Government Auditing Standards (also known as generally accepted government auditing standards and the Yellowbook).
- ➤ Single Audit Act Amendments of 1996.
- OMB Circular A-133 "Audits of States, Local Governments, and Non-Profit Organizations," with modifications described in these *Guidelines* for application of A-133 to state programs.
- State Single Audit Guidelines, including the appendices to the Guidelines (online at www.ssag.state.wi.us).
- > Other standards specified by the granting agency.

3.2 Financial statements

The auditor shall determine whether the financial statements are presented fairly in all material respects in conformity with accounting principles generally accepted in the United States of America. For single audits, the financial statements consist of the financial statements of the overall entity (Section 4.1), the schedule of expenditures of federal and state awards (Section 4.2), and the additional supplemental schedule required by granting agencies, when applicable (Section 4.3). For program audits, the financial statements consist of the financial statements of the program, which is usually the schedule of expenditures of federal and state awards (Section 4.2), and the additional supplemental schedule required by granting agencies, when applicable (Section 4.3).

3.3 Internal control

For all audits, include state programs in the procedures to obtain an understanding of internal control sufficient to support a low assessed level of control risk for each major program, which are described in Section 500(c) of OMB Circular A-133.

3.4 Compliance

For all audits, include state programs and state laws and regulations when determining whether the auditee has complied with laws, regulations, and the provisions of contracts or grant agreements that may have a direct and material effect on each of its major programs, as described in Sections 500(d), 520, and 525 of OMB Circular A-133, with the following exceptions:

- > Compliance requirements in appendices to Guidelines and the contract The auditor shall apply the general and specific program audit procedures described in the appendices to these Guidelines (online at www.ssag.state.wi.us) and/or in the contract.
- ➤ Risk-based approach for identifying state major programs (single audits only) The auditor shall apply the risk-based approach from OMB Circular A-133 to identify which programs will be tested as state major programs, with the following modifications:
 - Consider prior audit experience with state programs when assessing whether the
 auditee is a low risk agency for purposes of the percentage-of-coverage rule for state
 program.
 - For programs that are state funded, the threshold for Type A programs is \$100,000.
 - For programs that are state funded, the threshold for Type B programs is \$25,000.
 - The granting agency may designate state or federal pass-through programs to be automatically considered to be Type A state programs, and these programs are tested as state major unless the auditor assesses them to be low-risk, but at least once every three years. In addition, granting agencies may designate programs to be state major, so that these programs are always tested when the auditee has the programs. State granting agencies will identify designated Type A and designated state major programs in their appendices to these *Guidelines* (online at www.ssag.state.wi.us). The incremental cost of auditing declared major programs may be charged to the respective programs (Section 1.4).
 - Workpaper documentation should include, for each program: the name of the program, the amounts of expenditures, whether the program is Type A or Type B, the factors considered in the risk assessment, the auditor's assessment of the risk for each factor, and the overall assessment of risk. The workpapers should also show how risk is reflected in the testing for high risk programs.
 - When the state program is the state share of a commingled federal and state program, the auditor can rely on the risk assessment for the federal share and does not need to apply a separate risk assessment for the state share.
 - The state share of commingled federal and state programs can be counted toward the 25% or 50% percentage-of-coverage threshold on the state side if the program is tested as major on the federal side.
 - For a low risk agency, if a current year reportable condition, material weaknesses, or material noncompliance indicates the potential for a system-wide problem (as opposed to a one-time or grant specific issue), the auditor needs to expand testing to cover 50% of state program expenditures, i.e. no longer consider the agency to be low risk.

3.5 Audit follow-up

For all audits, include findings related to state programs when following up on prior audit findings as described in Section 500 (e) of OMB Circular A-133.

3.6 Consideration of fraud in a financial assistance environment

All audits performed under the *State Single Audit Guidelines* need to be performed in accordance with auditing standards generally accepted in the United States of America, including consideration of fraud. This part includes discussion of the nature of fraud in a financial assistance environment and the audit procedures to address risk of fraud.

(See <u>Section 2.1.4</u> for the definition of fraud and a description of the auditee's responsibility for preventing and detecting fraud.)

3.6.1 Auditor's responsibility

The State Single Audit Guidelines require consideration of fraud in the administration of state funded programs and federal passthrough programs as part of every audit performed in accordance with the Guidelines. In addition, auditors have a responsibility to detect material misstatements of the financial statements, whether caused by error or by fraud. SAS No. 82 Consideration of Fraud in a Financial Statement Audit, clarifies the auditor's responsibilities and requires the auditor to specifically address the risk of material misstatement of the financial statements due to fraud as a part of every audit. SOP 98-3 Audits of States, Local Governments, and Not-for-Profit Organizations Receiving Federal Awards addresses the application of SAS No. 82 to single audits (i.e. audits in accordance with OMB Circular A-133). According to the SOP, "When the auditor is identifying risk factors and other conditions in an audit of financial statements performed in conjunction with a single audit, the auditor's responsibilities under SAS No. 82 are expanded to include (in addition to the risk factors normally associated with financial statements) the consideration of risk factors associated with the receipt of federal awards that could present a material misstatement of the financial statements."

Reasonable assurance and materiality

The auditor is expected to obtain reasonable assurance that material misstatements resulting from fraud are detected during the audit. Two things need emphasis: First, the auditor obtains *reasonable assurance*, because absolute assurance is nearly impossible. Fraud often involves collusion or falsified documentation that can be very difficult to detect. In addition, auditors must use judgment when identifying and evaluating risk factors.

Second, a special consideration for audits involving government funds is a lower level of *materiality*. Agencies that receive government financial assistance have an obligation to honor the public trust. The public trust demands that agencies follow the very highest standards when using public funds. For these reasons, the state considers all fraud to be material and requires that the auditee report all fraud to the granting agency. So, while the auditor is expected to obtain reasonable assurance that material misstatements resulting from fraud are detected, the auditor is also responsible for ensuring that *any* fraud the auditor is aware of has been reported to the granting agency.

From the point of view of state agencies, all fraud is material and should be reported in the Schedule of Findings and Questioned Costs (Section 4.11).

Fraud risk factors

A risk of material misstatements due to fraud is always present to some degree. Auditors should specifically assess the risk of material misstatement of the financial statements due to fraud and consider the assessment in designing the audit procedures to be performed. As part of the risk assessment, the auditor should make inquiries to management to 1) obtain management's understanding of the risk for fraud in the agency and 2) determine whether management has knowledge of fraud that has been perpetrated on or within the agency.

SAS No. 82 identifies two types of fraud: misstatements arising from fraudulent financial reporting and misstatements arising from misappropriation of assets. It lists examples of fraud risk factors across the two types of fraud that the auditor should consider as part of the audit. Some of the risk factors that are especially relevant in a financial assistance environment include:

- Motivation for management to engage in fraudulent financial reporting.
- Failure by management to display and communicate an appropriate attitude regarding internal control and the financial reporting process. Some specific indicators include:
 - Domination of management by a single person or small group without compensating controls such as effective oversight by the board of directors.
 - Inadequate monitoring of internal controls.
 - Management failing to correct known reportable conditions on a timely basis.
 - Management setting unduly aggressive financial targets and expectations for operating personnel.
 - Management displaying a significant disregard for regulatory authorities.
 - Management continuing to employ an ineffective accounting, information technology, or internal audit staff.
- ➤ High turnover of senior management, counsel, or board members.
- > Strained relationship between management and the current or predecessor auditor.
- New accounting, statutory, or regulatory requirements that could impair the financial stability or profitability of the entity.
- Rapid changes in the industry.
- > Significant related party transactions not in the ordinary course of business or with related entities not audited or audited by another firm.
- ➤ Significant, unusual, or highly complex transactions, especially those close to year end, that pose difficult "substance over form" questions.
- ➤ Unusually rapid growth or profitability, especially compared with that of other companies in the same industry.
- ➤ Unusually high dependence on debt or marginal ability to meet debt repayment requirements; debt covenants that are difficult to maintain.
- > Threat of imminent bankruptcy or foreclosure.

Adverse consequences on significant pending transactions, such as a business combination or contract award, if poor financial results are reported.

Audit procedures

The auditor decides whether the planned audit procedures are adequate to address the fraud risk identified. If they are, no additional audit procedures are needed. It they are not, the auditor should consider modifying the nature, timing or extent of audit procedures.

If the auditor determines that there is a misstatement that is, or may be, the result of fraud, the auditor should:

- Consider the implications for other aspects of the audit.
- ➤ Discuss the matter and the approach for further investigation with an appropriate level of management.
- ➤ Attempt to obtain additional evidence to determine whether material fraud occurred or is likely to have occurred, and if so, the effect on the financial statements and the opinion.
- ➤ If appropriate, suggest that management consult legal counsel.

3.6.2 Reporting fraud to management

When the auditor determines that evidence of fraud may exist, the auditor should discuss it with the appropriate level of auditee's management. Fraud involving senior management or fraud that causes a material misstatement of the financial statements should be reported to the appropriate committee of the auditee's board, such as the audit committee or finance committee.

3.6.3 Reporting fraud to the granting agency

Both the auditee and the auditor have responsibility for reporting fraud to the granting agency. The auditee's reporting responsibility is described in <u>Section 2.1.4</u>.

Auditors are responsible for reporting fraud to the granting agency in two situations:

- > If the auditee has not reported the fraud to the granting agency, the auditor should:
 - Inform the auditee that the auditee needs to report the fraud to the granting agency in writing, with a copy to the auditor so the auditor knows the auditee has informed the granting agency.
 - If the auditee does not report to the granting agency, the auditor should report the fraud to the granting agency.
- ➤ If the auditee has not taken timely and appropriate steps to remedy the fraud, the auditor should report that failure to the granting agency.

The auditor should follow guidance in auditing standards generally accepted in the United States of America and *Government Auditing Standards* for determining when fraud needs to be reported in the audit report.

Preparing an audit reporting package

Audit reporting packages for program audits and single audits performed in accordance with the State Single Audit Guidelines must include certain report elements. (Section 1.3 has guidance on determining whether a program audit is appropriate.) All of the report elements applicable to the type of audit must be included in the audit reporting package that is sent to the granting agency in order for the reporting package to be considered to be complete. Each of these reporting elements are described in this chapter.

The reporting requirements are consistent with those of OMB Circular A-133 "Audits of States, Local Governments, and Non-Profit Organizations" whenever possible. Since agencies that have audits in accordance with the State Single Audit Guidelines all need to have audits in accordance with A-133, this reduces the potential for conflict between the two sets of reporting requirements. It also means auditors can use the literature on A-133 reporting for guidance on reporting in accordance with the requirements of the Guidelines.

> Report elements prepared by the auditee - The auditee is responsible for preparing report elements that convey information on the auditee's organization and administration of programs funded by state agencies (Section 2.1.6). The auditor's responsibility is to assess and report on the reliability of the information in the auditee's reports (Chapter 3).

	Reporting package	
Report element	Program audit	Single audit
Section 4.1 - Financial Statements of the Overall Agency	No	Yes
Section 4.2 - Schedule of Expenditures of Federal and State <u>Awards</u>	Yes ¹	Yes
Section 4.3 - Additional Supplemental Schedule Required by Granting Agency	Yes	Yes
Section 4.4 - Schedule of Prior Audit Findings	Yes	Yes
Section 4.5 - Corrective Action Plan	Yes	Yes

> Report elements prepared by the auditor - The audit reporting package also must include the auditor's opinion on the financial statements and auditor's reports on the results of the audit. The model auditor's reports included later in this chapter are intended to illustrate the reports that would be typically found in reports on program audits and single audits performed in accordance with the State Single Audit Guidelines. Auditors should modify the reports as needed to suit the auditee's circumstances using the guidance in documents such as the American Institute of Certified Public Accountant's Illustrative Reports (online at www.aicpa.org/belt/a133.htm), Statement of Position 98-3 "Audits of States, Local

¹ Audit reporting packages for program audits need to include the financial statements of the program. In most cases, this will be the Schedule of Expenditures of Federal and State Awards.

Governments, and Not-for-Profit Organizations Receiving Federal Awards," and the *Codification of Statements on Auditing Standards*.

Report element	Reporting packa element Program Sing audit aud	
Section 4.6 - Opinion on General-Purpose Financial Statements and Supplementary Schedule of Expenditures of Federal and State Awards	No	Yes
Section 4.7 - Report on Compliance and on Internal Control over Financial Reporting Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards	No	Yes
Section 4.8 - Report on Compliance with Requirements Applicable to Each Major Program and Internal Control over Compliance in Accordance with OMB Circular A-133 and the State Single Audit Guidelines	No	Yes
Section 4.9 - Opinion on the Financial Statement of a Federal and State Program-Specific Audit Option Under OMB Circular A-133 and the State Single Audit Guidelines	Yes	No
Section 4.10 - Report on Compliance with Requirements Applicable to the Federal and State Program and on Internal Control Over Compliance in Accordance with the Program-Specific Audit Option Under OMB Circular A-133 and the State Single Audit Guidelines	Yes	No
Section 4.11 – Schedule of Findings and Questioned Costs	Yes	Yes
Section 4.12 – Management Letter ¹	Yes, if issued	Yes, if issued

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¹ The Management Letter is not a required report element, but if one was issued, a copy must be included with the report materials sent to the granting agency (<u>Section 4.12</u>).

4.1 Financial Statements of the Overall Agency

Applicability	
Program Audit	No
Single Audit	Yes

The audit reports for single audits shall include the auditee's financial statements. These financial statements shall be in conformance with accounting principles generally accepted in the United States of America applicable to the type of agency. (Program audits require the financial statements for the program, which are usually the "Schedule of Expenditures of Federal and State Awards" (Section 4.2).)

4.2 Schedule of Expenditures of Federal and State Awards

Applicability	
Program Audit	Yes
Single Audit	Yes

Audit reports for program and single audits must include a "Schedule of Expenditures of Federal and State Awards." This schedule is prepared by the auditee.

For program audits, the schedule is usually the financial statement of the program, and it must be covered by the auditor's "Opinion on the Financial Statement of a Program in Accordance with the Program Audit" (Section 4.9), which states the auditor's opinion on whether the schedule "presents fairly, in all material respects, the expenditures of federal and state awards." For single audits, the schedule must be covered by the auditor's "Opinion on Financial Statements and Supplementary Schedule of Expenditures of Federal and State Awards" (Section 4.6), which states the auditor's opinion on whether the information in the schedule is "fairly stated, in all material respects, in relation to the basic financial statements taken as a whole."

OMB Circular A-133 and this section of the *Guidelines* establish the minimum level of detail for the "Schedule of Expenditures of Federal and State Awards." With prior approval, state granting agencies needing more detail may require additional supplemental schedules (Section 4.3) and have their programs pay for the incremental cost of the schedules. When the majority of the auditee's programs are from a state agency that requires additional detail, the auditee may find it more efficient to provide the detail in the "Schedule of Expenditures of Federal and State Awards" than to have separate schedules.

- > Content of the Schedule of Expenditures of Federal and State Awards The "Schedule of Expenditures of Federal and State Awards" must include the following information for state and federal pass-through programs:
 - Name of the program.
 - Name of federal agency (if the program is federally funded) or the name of the state agency (if the program is state funded).
 - The program's *Catalog of Federal Domestic Assistance* (*CFDA*) number (if the program is federally funded) or state identification number (if the program is state funded).
 - Name of pass-through granting agency, if applicable.
 - The pass-through granting agency's identifying number for the funding, if the program is a federal program passed through a state agency.
 - Federal share and state share.
 - Amount expended for the program.

To the extent practical, the total amount provided to subrecipients from each federal and state program.

Illustration 4.2 "Schedule of Expenditures of Federal and State Awards" includes an example of a schedule for a hypothetical auditee. Auditees can use other formats for this schedule that include all of the information listed above.

- > Determining the Source of Financial Assistance The granting agency needs to supply the auditee with information on the source of the funding that the auditee receives from the granting agency, including the Catalog of Federal Domestic Assistance (CFDA) number, the state identification number, and the pass-through entity identification number when applicable. State agencies provide information on funding sources for their programs in their appendices to these *Guidelines*, which are online at www.ssag.state.wi.us, or through other means, such as in the contract or upon request.
- > Commingled Federal and State Funds Some state programs are funded with a mixture of federal and state funding. Preferably, the federal and state shares will be presented separately in the "Schedule of Expenditures of Federal and State Awards." However, sometimes sorting out the federal and state shares for presentation in the schedule is very difficult.

The AICPA's Statement of Position 98-3 "Audits of States, Local Governments, and Non-for-Profit Organizations Receiving Federal Awards," paragraph 5.12, provides the following guidance on presenting commingled funds in a "Schedule of Federal Awards":

The individual sources (that is, federal, state, and local) of federal awards may not be separately identifiable because of the commingled assistance from different levels of government. If the commingled portion cannot be separated to specifically identify the individual funding sources, the total amount should be included in the schedule, with a footnote describing the commingled nature of the funds.

Illustration 4.2 Schedule of Expenditures of Federal and State Awards

Example Agency Schedule of Expenditures of Federal and State Awards¹ For the Year Ended June 30 20X1

Federal Grantor/Pass-Through Grantor/Program or Cluster Title	Federal CFDA Number	Pass-Through Entity Identifying Number ²	Federal Expenditures
U.S. Department of Agriculture: Pass-Through Program From: Wisconsin Department of Health and Family Services Special Supplemental Food \$600,000	10.557	147071, 14708	0
Program for Women, Infants, And Children		& 147156	(Note B) ³
Total Expenditures of Federal Awards			<u>\$350,000</u>
State Grantor/Program		State Identifying Number	State Expenditures
Wisconsin Department of Health and Family Services: GPR Childhood Lead GPR Lead Poisoning	na na	177010 177020	\$185,000 \$115,000
Total Expenditures of State Awards			\$100,000

The accompanying notes are an integral part of this schedule. (These notes are on the following page.)

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¹ Additional formats for this schedule are available in the AICPA's Statement of Position 98-3 "Audits of States, Local Governments, and Not-for-Profit Organizations Receiving Federal Awards." Also, some providers prefer other formats for the schedule to better suit their circumstances and the information needs of their report users. Providers can use other formats if they include the elements for this schedule that are listed in Section 4.2.

² Use the Community Aids Reporting System (CARS) profile number, purchase order number, or contract number for the Pass-Through Entity Identifying Number and the State Identifying Number.

³ If federal, state, and local funds are commingled and if the commingled portion cannot be separated to specifically identify the individual funding sources, the total amount should be included in the schedule, with a note describing the commingled nature of the funds.

Illustration 4.2 Schedule of Expenditures of Federal and State Awards, continued

Example Agency Notes to the Schedule of Expenditures of Federal and State Awards For the Year Ended June 30 20X1

Note A. Basis of Presentation

The accompanying "Schedule of Expenditures of Federal and State Awards" includes the federal and state grant activity of Example Agency and is presented on the [identify basis of accounting]. The information in this schedule is presented in accordance with the requirements of OMB Circular A-133 Audits of States, Local Governments, and Non-Profit Organizations and the State Single Audit Guidelines. Therefore, some amounts presented in this schedule may differ from amounts presented in, or used in the preparation of, the [general-purpose or basic] financial statements.

Note B. Commingled Federal and State Funds¹

The federal expenditures shown include commingled federal and state funds.

Note C. subrecipients

The agency made subawards of the following federal and state programs:

Program Title	Federal CFDA Number or State Identifying Number	Amount provided to subrecipients	
Special Supplemental Food Program for Women, Infants, And Children	10.557	\$425,000	
GPR Childhood Lead	177010	\$65,000	

¹ If federal, state, and local funds are commingled and if the commingled portion cannot be separated to specifically identify the individual funding sources, the total amount should be included in the schedule, with a note describing the commingled nature of the funds.

4.3 Additional Supplemental Schedule Required by a Granting Agency

Applicability		
Program Audit	Yes, when required by granting agency	
Single Audit	Yes, when required by granting agency	

With approval from the State Controller's Office in the Department of Administration, a granting agency may specify that the audit reporting package include an additional supplemental schedule for its program(s). A common reason for requiring an additional supplemental schedule is use of audited information on revenue and allowable costs by contract to settle contracts with their auditees.

Before requiring a supplemental schedule, the granting agency should review the requirements for the "Schedule of Expenditures of Federal and State Awards" (Section 4.2) to determine whether this schedule meets the granting agency's information needs. If the granting agency does require an additional supplemental schedule, the granting agency must specify this requirement in the respective appendix to these Guidelines or in the contract and allow its program(s) to pay for the incremental cost of the schedule(s) (Section 1.4).

Illustration 4.3 "Schedule of Revenue and Allowable Costs by Contract" shows an example of an additional supplemental schedule, although granting agencies may specify other formats. In this example, the schedule is for a contract for which the contract period does not coincide with the auditee's fiscal period. The line items for allowable costs should be the same as those specified in the budget for the contract. Any unallowable costs that were reported to the granting agency for reimbursement should be reported as a finding. The example also shows how a separate line item for costs incurred under the contract in addition to those included in the budget and how units of service may be also be included.

In program audits, the supplemental schedule must by covered by the auditor's "Opinion on the Financial Statement of a Program in Accordance with the Program Audit" (Section 4.9), which states the auditor's opinion on whether the schedule is fairly presented in all material respects. For single audits, the schedule must be covered by the auditor's "Opinion on Financial Statements and Supplementary Schedule of Expenditures of Federal and State Awards" (Section 4.6), which states the auditor's opinion on whether the information in the schedule is "fairly stated, in all material respects, in relation to the basic financial statements taken as a whole."

Illustration 4.3 "Schedule of Revenue and Allowable Costs by Contract"

Example Agency

[Name of Program] Schedule of Revenue and Allowable Costs by Contract Contract Periods October 1, 20X0 to September 30, 20X1 and October 1, 20X1 to December 31, 20X1

	Contract Period 10/1/X0 – 9/30/X1	Contract Period 10/1/X1 – 12/31/X1	Total
Revenue	\$XX,XXX	<u>\$X,XXX</u>	\$XX,XXX
Allowable Costs			
Salaries	\$XX,XXX	\$X,XXX	\$XX,XXX
Fringe Benefits	XX,XXX	X,XXX	XX,XXX
Payroll Taxes	XX,XXX	X,XXX	XX,XXX
Equipment	XX,XXX	X,XXX	XX,XXX
Supplies	XX,XXX	X,XXX	XX,XXX
Travel	XX,XXX	X,XXX	XX,XXX
Profit or Addition to Reserve	XX,XXX	X,XXX	XX,XXX
Total Allowable Costs	\$XX,XXX	\$X,XXX	\$XX,XXX
Excess (Deficiency) Revenue Over Allowable Costs	<u>\$XXX</u>	<u>\$XXX</u>	<u>\$XXX</u>
Units of Service	XXX	XXX	XXX
Other costs not attributable under the contract	<u>\$XX,XXX</u>	<u>\$XX,XXX</u>	<u>\$XX,XXX</u>

4.4 Schedule of Prior Audit Findings

Applicability	
Program Audit	Yes
Single Audit	Yes

The audit report must include a "Schedule of Prior Audit Findings" showing the status of prior audit findings, including findings related to state and federal pass-through programs. This schedule is prepared by the auditee.

If there were no prior audit findings, the auditee should state so in the Schedule. If there were prior audit findings, the auditee must include the following information in the Schedule:

- The reference numbers the auditor assigned to the findings (i.e. 01-1, 01-2, etc.).
- > The status of each finding:
 - If the finding has been corrected, list the finding and state that the auditee has taken corrective action.
 - If the finding has not been corrected or was partially corrected, describe the planned corrective action as well as any partial corrective action taken.
 - If the corrective action taken is significantly different from corrective action previously reported in a corrective action plan or in the agreement with the granting agency's on how the issue would be resolved, provide an explanation.
 - If the auditee believes the finding is no longer valid or does not warrant further action, describe the reasons for this position.

The auditor assesses the reasonableness of the auditee's "Schedule of Prior Audit Findings" and reports a finding in the current-year audit if the schedule materially misrepresents the status of the prior audit findings (Section 3.5).

4.5 Corrective Action Plan

Applicability	
Program Audit	Yes
Single Audit	Yes

The audit report must include a "Corrective Action Plan" for all audit findings, including findings related to state and federal pass-through programs. The "Corrective Action Plan" is prepared by the auditee, and it must include the following information:

- > The name of the contact person responsible for corrective action,
- > The planned corrective action, and
- > The anticipated completion date.

If the auditee does not agree with the audit findings or believes corrective action is not required, the auditee should include an explanation and specific reasons in the "Corrective Action Plan."

4.6 Opinion on General-Purpose Financial Statements and Supplementary Schedule of Expenditures of Federal and State Awards¹

(This example is adapted from AICPA's Example #1 - online at www.aicpa.org/belt/a133.htm.)

Applicability	
Program Audit	No
Single Audit	Yes

Independent Auditor's Report

[Addressee]

We have audited the accompanying general-purpose financial statements of the City of Example, Any State, as of and for the year ended June 30, 20X1, as listed in the table of contents. These general-purpose financial statements are the responsibility of the City of Example's management. Our responsibility is to express an opinion on these general-purpose financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and the significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the general-purpose financial statements referred to above present fairly, in all material respects, the financial position of the City of Example, Any State, as of June 30, 20X1, and the results of its operations and the cash flows of its proprietary fund types and nonexpendable trust funds for the year then ended in conformity with accounting principles generally accepted in the United States of America.

In accordance with *Government Auditing Standards*, we have also issued our report dated [date of report] on our consideration of the City of Example's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grants. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* and should be read in conjunction with this report in considering the results of our audit.

The accompanying schedule of expenditures of federal and state awards² is presented for purposes of additional analysis as required by U.S. Office of Management and Budget Circular A-133, *Audits of States, Local Governments, and Non-Profit Organizations*, and the *State Single Audit Guidelines*, and is not a required part of the general-purpose financial statements. Such

¹ The State Single Audit Guidelines requires that the opinion cover additional supplemental schedules required by granting agencies (Section 4.3) when applicable to the agency being audited.

² If reporting on additional supplemental schedules required by the granting agencies (<u>Section 4.3</u>), this paragraph should be modified to describe the additional supplementary information.

[Signature] [Date]
[Date]

4.7 Report on Compliance and on Internal Control Over Financial Reporting Based on an Audit of Financial Statements Performed in Accordance With Government Auditing Standards

(This example is adapted from AICPA's Example #2- online at www.aicpa.org/belt/a133.htm.)

Applicability	
Program Audit	No
Single Audit	Yes

[Addressee]

We have audited the financial statements of Example Entity as of and for the year ended June 30, 20X1, and have issued our report thereon dated August 15, 20X1. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States.

Compliance

As part of obtaining reasonable assurance about whether Example Entity's financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grants, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance that are required to be reported under *Government Auditing Standards*.

Internal Control Over Financial Reporting

In planning and performing our audit, we considered Example Entity's internal control over financial reporting in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and not to provide assurance on the internal control over financial reporting. Our consideration of the internal control over financial reporting would not necessarily disclose all matters in the internal control over financial reporting that might be material weaknesses. A material weakness is a condition in which the design or operation of one or more of the internal control components does not reduce to a relatively low level the risk that misstatements in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. We noted no matters involving the internal control over financial reporting and its operation that we consider to be material weaknesses.

This report is intended solely for the information and use of the audit committee, management, [specify legislative or regulatory body], and federal and state awarding agencies and pass-through entities and is not intended to be and should not be used by anyone other than these specified parties.

[Signature]

[Date]

4.8 Report on Compliance With Requirements Applicable to Each Major Program and on Internal Control Over Compliance in Accordance With OMB Circular A-133 and the State Single Audit Guidelines

(This example is adapted from AICPA's Example #3 - online at www.aicpa.org/belt/a133.htm.)

Applicability	
Program Audit	No
Single Audit	Yes

[Addressee]

Compliance

We have audited the compliance of Example Entity with the types of compliance requirements described in the *U.S. Office of Management and Budget (OMB) Circular A-133 Compliance Supplement* and the *State Single Audit Guidelines* that are applicable to each of its major federal and major state programs for the year ended June 30, 20X1. Example Entity's major federal and major state programs are identified in the summary of auditor's results section of the accompanying schedule of findings and questioned costs. Compliance with the requirements of laws, regulations, contracts, and grants applicable to each of its major federal and major state programs is the responsibility of Example Entity's management. Our responsibility is to express an opinion on Example Entity's compliance based on our audit.

We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; OMB Circular A-133, *Audits of States, Local Governments, and Non-Profit Organizations*; and the *State Single Audit Guidelines*. Those standards, OMB Circular A-133, and the *Guidelines* require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal or major state program occurred. An audit includes examining, on a test basis, evidence about Example Entity's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion. Our audit does not provide a legal determination of Example Entity's compliance with those requirements.

In our opinion, Example Entity complied, in all material respects, with the requirements referred to above that are applicable to each of its major federal and major state programs for the year ended June 30, 20X1. However, the results of our auditing procedures disclosed instances of noncompliance with those requirements, which are required to be reported in accordance with OMB Circular A-133 or the *State Single Audit Guidelines*, and which are described in the accompanying schedule of findings and questioned costs as items [list the reference numbers of the related findings, for example, 97-3 and 97-6].

Internal Control Over Compliance

The management of Example Entity is responsible for establishing and maintaining effective internal control over compliance with the requirements of laws, regulations, contracts, and grants applicable to federal and state programs. In planning and performing our audit, we considered Example Entity's internal control over compliance with requirements that could have a direct and material effect on a major federal or major state program in order to determine our auditing procedures for the purpose of expressing our opinion on compliance and to test and report on the internal control over compliance in accordance with OMB Circular A-133 and the *State Single Audit Guidelines*.

Our consideration of the internal control over compliance would not necessarily disclose all matters in the internal control that might be material weaknesses. A material weakness is a condition in which the design or operation of one or more of the internal control components does not reduce to a relatively low level the risk that noncompliance with applicable requirements of laws, regulations, contracts, and grants that would be material in relation to a major federal or major state program being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. We noted no matters involving the internal control over compliance and its operation that we consider to be material weaknesses.

This report is intended solely for the information and use of the audit committee, management, [specify legislative or regulatory body], and federal and state awarding agencies and pass-through entities and is not intended to be and should not be used by anyone other than these specified parties.

[Signature]

[Date]

4.9 Opinion on the Financial Statement of a Federal and State Program in Accordance With the Program-Specific Audit Option Under OMB Circular A-133 and the State Single Audit Guidelines ¹

(This example is adapted from AICPA's Example #6 - online at www.aicpa.org/belt/a133.htm.)

Applicability	
Program Audit	Yes
Single Audit	No

Independent Auditor's Report

We have audited the accompanying schedule of expenditures of federal and state awards² for the *[identify the federal and state program]* of Example Entity for the year ended June 30, 20X1. This financial statement is the responsibility of Example Entity's management. Our responsibility is to express an opinion on the financial statement of the program based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; OMB Circular A-133, *Audits of States, Local Governments, and Non-Profit Organizations*; and the *State Single Audit Guidelines*. Those standards, OMB Circular A-133, and the *Guidelines* require that we plan and perform the audit to obtain reasonable assurance about whether the financial statement is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement. An audit also includes assessing the accounting principles used and the significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the schedule of expenditures of federal and state awards³ referred to above presents fairly, in all material respects, the expenditures of federal and state awards under the *[identify the federal and state program]* in conformity with accounting principles generally accepted in the United States of America.

[Signature]	
[Date]	

¹ In many cases, the financial statement of the program will consist only of the schedule of expenditures of federal and state awards and notes to the schedule. In addition, the *State Single Audit Guidelines* requires that the opinion cover additional supplemental schedules required by granting agencies (<u>Section 4.3</u>) when applicable to the agency being audited. All of these supplemental schedules need to be referenced in this opinion when they are included in the audit report.

² If reporting on additional supplemental schedule required by granting agencies (<u>Section 4.3</u>), this paragraph should be modified to describe the additional supplementary information.

³ See Footnote #2.

4.10 Report on Compliance With Requirements Applicable to the Federal and State Program and on Internal Control Over Compliance in Accordance With the Program-Specific Audit Option Under OMB Circular A-133 and the State Single Audit Guidelines

(This example is adapted from AICPA's Example #6a - online at www.aicpa.org/belt/a133.htm.)

Applicability	
Program Audit	Yes
Single Audit	No

[Addressee]

Compliance

We have audited the compliance of Example Entity with the types of compliance requirements described in the *U.S. Office of Management and Budget (OMB) Circular A-133 Compliance Supplement* and the *State Single Audit Guidelines* that are applicable to *[identify the federal and state program]* for the year ended June 30, 20X1. Compliance with the requirements of laws, regulations, contracts, and grants applicable to its major federal and major state program is the responsibility of Example Entity's management. Our responsibility is to express an opinion on Example Entity's compliance based on our audit.

We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; OMB Circular A-133, *Audits of States, Local Governments, and Non-Profit Organizations*, and the *State Single Audit Guidelines*. Those standards, OMB Circular A-133, and the *Guidelines* require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on [identify the federal and state program] occurred. An audit includes examining, on a test basis, evidence about Example Entity's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion. Our audit does not provide a legal determination of Example Entity's compliance with those requirements.

In our opinion, Example Entity complied, in all material respects, with the requirements referred to above that are applicable to its [identify the federal and state program] for the year ended June 30, 20X1. However, the results of our auditing procedures disclosed instances of noncompliance with those requirements, which are required to be reported in accordance with OMB Circular A-133 and the *State Single Audit Guidelines* and which are described in the accompanying schedule of findings and questioned costs as items [list the reference numbers of the related findings, for example, 97-1 and 97-2].

Internal Control Over Compliance

The management of Example Entity is responsible for establishing and maintaining effective internal control over compliance with the requirements of laws, regulations, contracts, and grants applicable to federal and state programs. In planning and performing our audit, we considered Example Entity's internal control over compliance with requirements that could have a direct and material effect on its [identify the federal and state program] in order to determine our auditing procedures for the purpose of expressing our opinion on compliance and to test and report on the internal control over compliance in accordance with OMB Circular A-133 and the *State Single Audit Guidelines*.

Our consideration of the internal control over compliance would not necessarily disclose all matters in the internal control that might be material weaknesses. A material weakness is a condition in which the design or operation of one or more of the internal control components does not reduce to a relatively low level the risk that noncompliance with the applicable requirements of laws, regulations, contracts, and grants that would be material in relation to a major federal or major state program being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. We noted no matters involving the internal control over compliance and its operation that we consider to be material weaknesses.

This report is intended solely for the information and use of the audit committee, management, [specify legislative or regulatory body], and the federal or state awarding agency and pass-through entity and is not intended to be and should not be used by anyone other than these specified parties.

[Signature]

[Date]

4.11 The Schedule of Findings and Questioned Costs

Applicability			
Program Audit	Yes		
Single Audit	Yes		

The audit report must include a "Schedule of Findings and Questioned Costs" showing the results of the audit, and this schedule is required whether or not the audit resulted in findings. The "Schedule of Findings and Questioned Costs" is prepared by the auditor.

- ➤ Content of the "Schedule of Findings and Questioned Costs" The "Schedule of Findings and Questioned Costs" must include the summary of auditor's results, findings related to the financial statements, and other issues related to the audit performed in accordance with OMB Circular A-133 and the State Single Audit Guidelines. See Illustration 4.4 "Summary of Elements of a Schedule of Findings and Questioned Costs" for a summary of the components of the schedule and their applicability to the type of audit performed.
- ➤ **Definition of Audit Findings** Audit findings include internal control findings (reportable conditions and material weaknesses), findings of noncompliance, questioned costs, or fraud.
- ➤ Materiality in a Financial Assistance Environment A special consideration for audits involving government funds is a lower level of materiality. Agencies that receive government financial assistance have an obligation to honor the public trust, which demands that agencies follow the very highest standards when using public funds. This concept of a lower level of materiality when dealing with government funds is reflected in the Government Auditing Standards, which says "In an audit of the financial statements of a government entity or an entity that receives government assistance, auditors may set lower materiality levels than in audits in the private sector because of the public accountability of the auditee, the various legal and regulatory requirements, and the visibility and sensitivity of government programs, activities and functions."

The guidance in OMB Circular A-133 on when findings should be reported results in a threshold that is too high when applied to state and federal pass-through programs. At the same time, the state granting agencies recognize that clearly immaterial or inconsequential noncompliance should not be included in an audit report.

Auditors should use the following guidance in determining which findings are to be included in the audit report:

- Noncompliance that has a potential for adversely affecting the quality of care for people being served by the program should always be reported. Examples of this type of noncompliance include care provided by unlicensed providers, failure to perform background checks for care providers, and incomplete or out-dated case plans.
- Noncompliance that affects program integrity should always be reported. Examples
 of such noncompliance include services provided to ineligible individuals and
 services that are not allowed by the conditions set forth in the contract.

- Noncompliance that results in likely total questioned costs exceeding \$1,000 should always be reported.
- Fraud should always be reported.
- A pattern of noncompliance that indicates a weakness in the agency's internal controls over compliance should always be reported.

If it is unclear whether a finding should be reported, contact the respective granting agency, the state cognizant agency, or the Department of Administration State Controller's Office for guidance. Contact information for these entities is online at www.ssag.state.wi.us.

- Organization of Findings Audit findings that relate to the same issue should be presented as a single finding. Whenever possible, audit findings should be organized by federal or state funding agency.
- **Elements of a Finding** An audit finding should include enough information for the auditee to take corrective action and for the granting agency to resolve the finding. The auditor should include the following elements in the audit finding:
 - The federal or state program, including *Catalog of Federal Domestic Assistance* (*CFDA*) or state title and number, the award number, the name of the federal agency, and the name of the pass-through agency.
 - The criteria or specific requirements upon which the finding is based (what should be).
 - The condition found (what was).
 - The effect of the deficiency (the difference between what should be and what was).
 - Questioned costs and how they were computed. A questioned cost is a cost that is questioned by the auditor because of an audit finding:
 - a) Which resulted from a violation or possible violation of a provision of a law, regulation, contract, grant, cooperative agreement, or other agreement or document governing the use of federal or state funds, including funds used to match federal or state funds;
 - b) Where the costs, at the time of the audit, are not supported by adequate documentation; or
 - c) Where the costs incurred appear unreasonable and do not reflect the actions a prudent person would take in the circumstances.
 - Information to provide proper perspective for judging the prevalence and consequences of the audit findings.
 - Recommendations to prevent future occurrences of the deficiency.

- Views of responsible officials of the auditee when they disagree with the audit findings, to the extent practical.
- Reference numbers for tracking audit findings during follow-up. (We recommend using the last two digits of the year of the audit as the first two digits of the reference number. For example, findings for a 2001 audit would be numbered 01-1, 01-2, etc.)
- > **Personally Identifiable Information** Audit reports involving funding from state agencies are public records. To protect confidentiality, personally identifiable information, such as names, addresses, and social security numbers, should not be included in the audit report.
- ➤ Letter Notification and the Schedule of Findings and Questioned Costs Some granting agencies will accept letter notification that an agency had an audit when the audit was "clean" instead of having to actually receive a copy of the complete audit reporting package. In these situations, a copy of the "Schedule of Findings and Questioned Costs" needs to be attached to the notification letter. See Section 5.2 for additional information on letter notification.

A. The Summary of Auditor's Results, which must include:

- 1. The type of report the auditor issued on the financial statements of the agency or of the program
- 2. When applicable a statement that reportable conditions in internal control were disclosed by the audit of the financial statements of the agency or of the program and whether any such conditions were material weaknesses
- 3. A statement as to whether the audit disclosed any noncompliance that is material to the financial statements of the agency or of the program
- 4. When applicable a statement that reportable conditions in internal control over major program were disclosed by the audit and whether any such conditions were material weaknesses (A-133)
- 5. The type of report the auditor issued on compliance for major programs (A-133)
- 6. A statement as to whether the audit disclosed any audit findings that the auditor is required by report under section .510(a) of A-133
- 7. An identification of major programs (A-133)
- 8. The dollar threshold used to distinguish between Type A and Type B programs, as described in section .520(b) of A-133
- 9. A statement as to whether the auditor qualified as a low-risk auditee under section .530 of A-133
- B. Findings related to the financial statements of the agency or of the program that are required to be reported in accordance with GAGAS
- C. Findings and questioned costs for federal and state awards that includes audit findings as defined in section .510(a) of A-133 and the *State Single Audit Guidelines*

D. Other issues

- 1. Does the auditor's report or the notes to the financial statements include disclosure with regard to substantial doubt as to the auditee's ability to continue as a going concern?
- 2. Does the audit report show audit issues (i.e. material non-compliance, non-material non-compliance, questioned costs, material weakness, reportable condition, management letter comment, excess revenue, or excess reserve) related to grants/contracts with funding agencies that require audits to be in accordance with the *State Single Audit Guidelines:*

Department of Health and Family Services Yes/No/NA
Department of Workforce Development Yes/No/NA
Department of Corrections Yes/No/NA
Other funding agencies (list) Yes/No

Include a description of findings related to state or federal pass-through programs here if they are not already included in Section C.

- 3. Was a Management Letter or other document conveying audit comments issued as a result of this audit? (yes/no)
- 4. Name and signature of partner
- 5. Date of report

Illustration 4.4 Summary of Elements of a Schedule of Findings and Questioned Costs, Continued

Example A – A single audit in accordance with both the *State Single Audit Guidelines* and OMB Circular A-133

Example Agency Schedule of Findings and Questioned Costs For the Year Ended June 30 20X1

	Summary of Auditor's Results		
Fir	nancial Statements		
1.	Type of auditors' report issued?	Unqualified	
2.	Internal control over financial reporting:		
	a. Material weakness(s) identified?	No	
	b. Reportable condition(s) identified not considered to be	None reported	
	material weaknesses?		
3.	Noncompliance material to the financial statements noted?	No	
	deral Awards		
4.	Internal control over major programs:		
	Material weakness(s) identified?	No	
	b. Reportable condition(s) identified not considered to be	None reported	
_	material weaknesses?		
5.	71 , ,		
_	programs?	NI.	
6.	Any audit findings discloses that are required to be reported in	No	
7	accordance with Circular A-133, Section .510(a)?		
1.	Identification of major programs:		
	<u>CFDA Number:</u> Name of Federal Program or Cluster: 10.557 Special Supplemental Food Program	for Momon	
	10.557 Special Supplemental Food Program Infants, and Children	ioi vvoineri,	
Ω	Dollar threshold used to distinguish between Type A and Type	\$300,000	
0.	B programs?	Ψ300,000	
a	Auditee qualified as low-risk auditee?	No	
	Financial Statement Findings	No matters were reported	
	Federal and State Award Findings and Questioned Costs	No matters were reported	
	Other Issues	no manoro noro repentou	
1.	Does the auditor's report or the notes to the financial	No	
	statements include disclosure with regard to substantial doubt		
	as to the auditee's ability to continue as a going concern?		
2.	Does the audit report show audit issues (i.e. material non-		
	compliance, non-material non-compliance, questioned costs,		
	material weakness, reportable condition, management letter		
	comment, excess revenue or excess reserve) related to		
	grants/contracts with funding agencies that require audits to		
	be in accordance with the State Single Audit Guidelines:		
	Department of Health and Family Services	No	
	Department of Workforce Development	N/A	
_	Department of Corrections	N/A	
3.	Was a Management Letter or other document conveying audit	No	
	comments issued as a result of this audit? (yes/no)		
	Name and signature of partner		
5.	Date of report		

4.12 Management letter

Applicability			
Program Audit	Yes, if issued		
Single Audit	Yes, if issued		

The Management Letter is not a required report element. However, if the auditor issued a Management Letter (or similar document conveying auditor's comments), a copy must be included with the report materials sent to the granting agency. If there was no Management Letter, the report materials sent to the granting agency must include assurance that a Management Letter was not issued. This assurance is in the "Schedule of Findings and Questioned Costs" (Section 4.11).

5 Sending the audit report to granting agencies

The auditee is responsible for ensuring that each granting agency receives the complete audit reporting package (Section 5.1), letter notification (Section 5.2), or online notification (Section 5.3) by the audit due date (Section 1.6). If the audit report will be late, the auditee must receive an extension of the audit deadline from the state cognizant agency (Section 2.1.8) to avoid sanctions for failure to fulfill the terms of its contract by not providing an audit report within the specified timeframe (Section 1.7).

The mailing addresses for sending audit reporting packages to state granting agencies are in the respective appendices to these *Guidelines* (online at www.ssag.state.wi.us).

5.1 Audit reporting package

The auditee must send a complete copy of the audit reporting package to each granting agency unless letter notification (Section 5.2) or online notification (Section 5.3) is appropriate. An audit reporting package is considered to be complete when it includes all of the report elements applicable to an audit of its type (Chapter 4).

5.2 Letter notification

Some state granting agencies accept letter notification instead of a complete audit reporting package when audits are "clean" and when the audit information is not needed for other specific purposes, such as closing out a grant or claiming federal funding. An example of such a letter is included in <u>Illustration 5.1</u> "Sample letter conveying audit results." Granting agency policies on letter notification are in the respective appendices to these *Guidelines* (online at www.ssag.state.wi.us).

Auditees can send a letter instead of an audit reporting package to state granting agencies that accept letter notification when all of the following conditions are met:

- ➤ The audit was performed in accordance with the applicable federal, state, and professional standards.
- > There are no significant financial difficulties or other issues affecting state or federal pass-through awards, including substantial doubt as to the auditee's ability to continue as a going concern, related party transactions involving state or federal pass-through programs from state granting agencies, and profit or excess revenue exceeding allowable cost limits.
- There are no material noncompliance issues, no material internal control weaknesses, and no reportable conditions related to general agency operations.
- There are no other audit issues or prior audit issues related to specific state or federal pass-through programs.

The letter must include the auditor's name and address and the signature of a top official of the auditee attesting to the accuracy of the information conveyed with the letter. The auditee must also send a copy of the "Schedule of Findings and Questioned Costs" (Section 4.11) with the letter.

Granting agencies that accept letter notification have the right to receive a complete copy of the audit reporting package upon request.

5.3 Online notification

If the granting agency accepts online notification of the audit results, the auditor enters data affirming that the audit met the applicable standards and disclosing the results of the audit into an online checklist. State granting agencies which accept online notification have the right to receive a complete copy of the audit reporting package upon request. Granting agency policies on letter notification are in the respective appendices to these *Guidelines* (online at www.ssag.state.wi.us).

Illustration 5.1 Sample letter conveying audit results

[date]

Office of Program Review and Audit Department of Health and Family Services 1 West Wilson Street, Room 951 P.O. Box 7850 Madison, WI 53707-7850

Dear Sir or Madam:

[Name of auditee] has had an audit covering [period]. The audit met the applicable federal, state, and professional standards. The audit report did not indicate financial issues that would adversely affect state or federal pass-through awards, such as substantial doubt as to the agency's ability to continue as a going concern or related party transactions involving state or federal pass-through awards. In addition, the audit report [and the Management Letter, if one was issued] did not indicate any findings, questioned costs, or other audit issues [related to programs from the Department or programs from a state agency].

The auditor is:

[name of auditor]
[auditor's address]
[auditor's phone number]

I attest that the information in this letter and the attachment is correct, and I will provide you with a complete copy of the audit reporting package if you request one.

Sincerely,

[top auditee official]

Attachment: Schedule of Findings and Questioned Costs

Filename: main2001.doc

Directory: F:\ssag

Template: C:\Program Files\Microsoft Office\Templates\Normal.dot

Title: State Single Audit Guidelines

Subject:

Author: Ann M. Anderson

Keywords: Comments:

Creation Date: 03/12/03 9:14 AM

Change Number: 2

Last Saved On: 03/12/03 9:14 AM

Last Saved By: Hilles
Total Editing Time: 1 Minute

Last Printed On: 03/12/03 9:15 AM

As of Last Complete Printing Number of Pages: 60

Number of Words: 17,885 (approx.)

Number of Characters: 101,945 (approx.)